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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/700,098	11/03/2003	Aoi Tanaka	10873.1321US01	2814
	7590 02/09/2007	EXAMINER		
Hamre, Schumann, Mueller & Larson, P.C. P.O. Box 2902-0902			THOMPSON, MELISSA	
Minneapolis, MN 55402			ART UNIT	PAPER NUMBER
			1745	
	<u> </u>			
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MO	3 MONTHS 02/09/2007 PAPER		ER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)		
		10/700,098	TANAKA ET AL.		
	Office Action Summary	Examiner	Art Unit		
		Melissa B. Thompson	1745		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	correspondence address		
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. or period for reply is specified above, the maximum statutory period vere to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDON	DN. timely filed m the mailing date of this communication. IED (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on 17 No.	ovember 2006.			
2a)⊠	This action is FINAL . 2b) This action is non-final.				
3)□	Since this application is in condition for allowar	nce except for formal matters, p	rosecution as to the merits is		
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11,	453 O.G. 213.		
Dispositi	on of Claims		•		
5)□ 6)⊠ 7)□	Claim(s) 1-16 and 19 is/are pending in the app 4a) Of the above claim(s) 17 and 18 is/are with Claim(s) is/are allowed. Claim(s) 1-16 and 19 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	drawn from consideration.			
Applicati	on Papers				
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>17 November 2006</u> is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	re: a) \square accepted or b) \square object drawing(s) be held in abeyance. S ion is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).		
Priority u	ınder 35 U.S.C. § 119				
12)⊠ a)∣	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureausee the attached detailed Office action for a list	s have been received. s have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	ntion No ved in this National Stage		
Attachmen		A) □ Interior Com	ov (BTO 442)		
2) ☐ Notic 3) ☑ Infor	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date <u>See Continuation Sheet</u> .	4) Interview Summal Paper No(s)/Mail 5) Notice of Informal 6) Other:	Date		

Continuation of Attachment(s) 3). Information Disclosure Statement(s) (PTO/SB/08), Paper No(s)/Mail Date :2/25/2004, 7/26/2004, 9/16/2005, 11/17/2006.

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DETAILED ACTION

Response to Amendment

- 1. In response to the amendment received November 17, 2006:
 - a. Claims 17-18 have been cancelled as per applicant's request. Claims 1 16 and 19 are pending;
 - b. The previous priority objection has been withdrawn in light of the amendment;
 - c. The previous drawing objections have been withdrawn in light of the amendment;
 - d. The previous claim objection has been withdrawn in light of the amendment;
 - e. The previous 112 rejection has been withdrawn in light of the amendment;

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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2. Claims 1-14,16 and 19 are rejected under 35 U.S.C. 102(e) as being anticipated by Gyoten et al. (U.S. Patent Number 6,746,793 B1).

Gyoten et al. disclose a polymer electrolyte fuel cell comprising a pair of electrodes having each a catalytic reaction layers, the electrodes sandwiching a polymer electrolyte membrane wherein a hydrogen ion diffusion layer is provided on either surface of a catalyst particle (column 15, lines 29-33). The hydrogen ion diffusion layer can be formed by chemically bonding a silane compound to the surface of the catalyst particle or the catalyst particle (column 15, lines 34-36). The silane compound disclosed has a mean molecular weight of 40-10,000 (column 19, lines 10-55). Gyoten et al. disclose modifying the surface of the catalyst particle or the carrier of the catalyst particle with an organic compound having a basic functional group, the hydrogen ion diffusion layer can be formed with the organic compound and a hydrogen ion-conductive solid electrolyte (column 15, lines 37-41). The silane compound has a functional group capable of dissociating a hydrogen ion at the end and has at least one of a hydrocarbon chain and a fluorocarbon chain (column 15, lines 46-50). The carrier which can be a carbon particle or carbon fiber may be chemically bonded to a silane compound through the intermediary of a carboxyl group (column 15, lines 51-54 and Figure 13). Gyoten et al. disclose a hydrolysable group that converts into an activated silanol group and reacts with an oxide on the surface, which permits formation of a covalent bond; and making the silane compound have a hydrogen ion dissociating functional group such as sulfonic acid group or carboxyl group, a

hydrogen ion conductive layer can be made to coat the catalyst surface in the monomolecular form (column 16, lines 6-14). Gyoten et al. disclose that by making this silane compound have a basic functional group containing a nitrogen atom having a lone pair at the end, for example an amid group or an amine group, mutual reaction with a polymer electrolyte having a residual group of an acid such as sulfonic acid can be caused (column 17, lines 44-49). Gyoten et al. disclose conducting HCl elimination reaction with –SiCl3 group, -OH group or other function group or oxide, a monomolecular adsorption film is formed with a silane compound on the surface of the catalyst or on the surface of the carbon carrier (column 18-19, lines 63-1). Gyoten et al. disclose the formula:

$$H_2 \rightarrow 2H^+ + 2e^-$$

occurs in the hydrogen electrode, and a reaction represented by:

$$1/2O_2 + 2H^+ + 2e^- \rightarrow H_2O$$

occurs in the oxygen electrode (column 16, lines 47-49). Gyoten et al. disclose a carbon powder with platinum particles carried thereon (column 18, lines 55-56). With respect to claims 12,13, and 14, Gyoten et al. disclose a carbon powder as other particles, which are an inorganic substance and is an electron conductor. Gyoten et al. disclose that the carbon powder used has an average diameter of 2 to 10 microns (column 9, lines 22-23). Gyoten et al. disclose a catalyst layer as having a thickness of 30-100 microns (column 1, lines 43-44).

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3. Claims 1, 12-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Stonehart et al (JP Publication Number 06-111827).

Stonehart et al. disclose a solid electrolyte fuel cell which comprises a cathode a with a catalytic layer and an anode with a catalytic layer (constitution). Stonehart et al. disclose making an ion exchange membrane with silica and Nafion (paragraph 20). Stonehart et al. disclose a cathode and anode catalyst bed which included depositing platinum on the surface of the carbon particle, Nafion, and a silica (paragraph 21). This mixture, which makes up the catalyst, includes carbon which is an electron conductor and silica which is an inorganic particle. The hydrogen of –OH on the surface of the silica particles would form a hydrogen bond with the SO₃ of the Nafion present in the catalyst layer.

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Response to Arguments

4. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

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TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melissa B. Thompson whose telephone number is (571) 272-2758. The examiner can normally be reached on Monday through Friday from 8am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's Trainer, Susy Tsang-Foster can be reached on (571) 272-1293. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MBT

SUSÝTSANG-FOSTÉR PRIMARY EXAMINER